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**UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF UTAH**

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<p>KEVIN IRONS, Plaintiff,  v. NEIL SKOUGARD, ARNOLD VAN DUGTEREN, FNU ARROWSMITH, CITY OF OGDEN  Defendants.</p>	<p><b>PROPOSED AMENDED SCHEDULING ORDER</b>  Case No. 1:14-cv-00104-EJF District Judge Robert J. Shelby</p>
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The parties stipulate to the following Amended Scheduling Order:

**1. DISCOVERY PLAN:**

- a. Oral Exam Depositions:  
Plaintiff(s) -10  
Defendant(s) -10
- b. Maximum Number of Hours for Each Deposition -7
- c. Maximum Interrogatories by any Party to any Party – 25
- d. Maximum Requests for Admissions by any Party to any Party - Unlimited
- e. Maximum Requests for Production of Documents by any Party to any Party – Unlimited
- f. Discovery of electronically stored information should be handled as follows: Documents will be printed and presented in hard copy.  
The parties have agreed to an order regarding claims of privilege or

protection as trial preparation material asserted after production, as follows:  
Inadvertent disclosures will be governed by FRE 502(b).

g. Close of Fact Discovery 10/29/15

**2. AMENDMENT OF PLEADINGS AND ADDITION OF PARTIES<sup>1</sup>:**

- a. The cutoff dates for filing a motion to amend pleadings are: *specify date*  
Plaintiff(s) 8/31/2015 Defendant(s) 8/31/15
- b. The cutoff dates for filing a motion to join additional parties are: *specify date*  
Plaintiff(s) 8/31/2015 Defendants(s) 8/31/15

**3. RULE 26(a)2 EXPERT REPORTS:**

Reports from experts under Rule 26(a)(2) will be submitted on: *specify dates*

Plaintiff(s) 12/2/15  
Defendant(s) 01/22/16  
Counter reports 02/12/16

**5. OTHER DEADLINES:**

- a. Last day for Expert Discovery: 4/8/16
- b. Deadline for filing dispositive or potentially dispositive motions and Daubert motions is 5/9/16

**6: SETTLEMENT/ALTERNATIVE DISPUTE RESOLUTION**

The parties will complete Private Mediation/Arbitration by: 08/15/16

**7. TRIAL AND PREPARATION FOR TRIAL:**

- a. Rule 26(a)3 Pretrial Disclosures<sup>2</sup>

Plaintiff	09/16/16
Defendant	09/23/16
- b. Special Attorney Conference<sup>3</sup> on or before 10/06/16

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<sup>1</sup> Counsel must still comply with the requirements of Fed. R. Civ. P. 15(a).

<sup>2</sup> The Parties must disclose and exchange any demonstrative exhibits or animations with the 26(a)(3) Disclosures.

<sup>3</sup> The Special Attorney Conference does not involve the Court. Counsel will agree on voir dire questions, jury instructions, a pre-trial order and discuss the presentation of the case. The parties should schedule witnesses to avoid gaps and disruptions. The parties should mark exhibits in a way that does not result in duplication of documents. The pre-trial order should include any special equipment or courtroom arrangement requirements.

- c. Settlement Conference<sup>4</sup> on or before 10/06/16
- d. Final Pretrial Conference 11/08/16
- e. JURY TRIAL 11/29/16

Length 4 days

**8. OTHER MATTERS:**

Counsel should contact chambers staff of the judge presiding in the case regarding Markman motions to determine the desired process for filing and hearing of such motions. Parties should file all such motions and Motions in Limine well in advance of the Final Pretrial.

DATED this \_\_\_\_ day of August, 2015.

BY THE COURT

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Evelyn J. Purse  
U. S. Magistrate Judge

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<sup>4</sup> The Settlement Conference does not involve the Court unless the Court enters a separate order. Counsel must ensure that a person or representative with full settlement authority or otherwise authorized to make decisions regarding a settlement is available in person or by telephone during the Settlement Conference.